

AP/EPW 2697

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Application Number 10/086,986

Filing Date March 1, 2002

First Named Inventor Gerard O'Driscoll

Art Unit 2697

Examiner Name Caschera, Antonio A.

Attorney Docket Number TD-166

### ENCLOSURES (Check all that apply)

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Remarks

Submission of Interview Summary

### SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name Groover & Holmes

Signature

Printed name Patrick C.R. Holmes

Date April 11, 2005

Reg. No. 46,380

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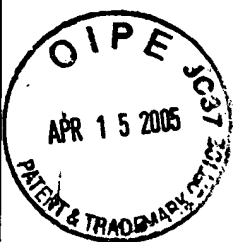
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**In the United States Patent and Trademark Office**

In re application of: :  
O'Driscoll : Art Unit: 2697  
AN 10/086,986 : Examiner: Caschera, Antonio A.  
Filed: 03/01/2002 : Atty's Docket: TD-166  
For: High Quality Antialiased Lines with Dual Sampling Pattern (confirmation  
no. 6316)

**INTERVIEW SUMMARY**

Applicant hereby submits the substance of two separate interviews conducted with the Examiner on application number 10/086,986.

The first interview was conducted on March 23, 2005 between Patrick Holmes (representing Applicant) and Examiner Antonio Caschera. Agreement was not reached. Applicant and Examiner Caschera discussed the differences between the prior art and the claims of the present application, as well as the rejections under section 112 of the patent laws for an enabling specification. Examiner Caschera noted that his supervisor, Matthew Bella, was not available for that interview.

The second interview was conducted on April 11, 2005 between Patrick Holmes (representing Applicant) and Examiners Caschera and Bella. In that interview, agreement was reached that all claim rejections would be removed, including all rejections under sections 112 and 102 from the Office action of January 25, 2005. Examiner Bella stated that all rejections would be removed. Examiner Bella stated that if no new relevant prior art was found, the application would be allowed, with the following changes: (1) Applicant would add a flowchart and accompanying text based on the steps of claim 1, and that this flowchart and text would not constitute new matter since it only summarizes what was already in the specification; (2) Applicant would amend the independent claims (i.e., claims 1, 5, 13, 19, 22, and 28) to omit reference to the lack of use of an error term or pixel-by-pixel decisions, and that this amendment would be permissible. Examiner Bella requested that these changes be filed with the response to final Office action, and Applicant agreed.

Examiner Bella concluded the interview by stating that given these changes, the application would either be allowed or, if new relevant art was found, a new Office action would be sent to Applicant.

Respectfully submitted,



Patrick C. R. Holmes, Reg. No. 46,380  
Attorney for Applicant

**Customer Number 29106**

Groover & Holmes  
Box 802889  
Dallas, TX  
Tel: 972.980.5840  
Fax: 972.980.5841  
Direct-dial: 972-980-5834.